

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF CALIFORNIA

VERONICA GUTIERREZ, ERIN
WALKER, and WILLIAM SMITH, as
individuals and on behalf of all others
similarly situated,

Plaintiffs,

v.

WELLS FARGO & COMPANY,
WELLS FARGO BANK, N.A., and
DOES 1 through 125,

Defendants.

No. C 07-05923 WHA

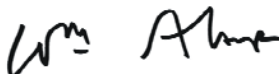
CLASS ACTION

**ORDER REGARDING
SEQUENCING ORDER #1**

With respect to “Sequencing Order #1” used in plaintiffs’ revised damages study, plaintiffs shall bring to Wednesday’s hearing whatever evidence (if any) they have to prove that it accurately represents the transaction posting algorithm used by Wells Fargo prior to when the accused “high-to-low” re-sequencing practice began.

IT IS SO ORDERED.

Dated: March 22, 2010.



WILLIAM ALSUP
UNITED STATES DISTRICT JUDGE